## IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

MARILYN DONALD and CHARLES DONALD, as next of kin and personal Representatives of MARCUS DONALD,

Plaintiffs,

VS.

Case No.: 2:23-cv-02738-TLP-atc

FLOYD BONNER, Jr.; KIRK FIELDS; TERRI PARKER; FILMORE VARNER; T. JOHNSON; D. "HOT ROD" ROBERTSON; G. SMITH; T. BAKER; DONTREAL HAWKINS; KIMBERLY WALLACE; BRENDA MCCOY f/k/u GRANDBERRY; and the GOVERNMENT of SHELBY COUNTY, TENNESSEE,

Defendants.

## NOTICE BY SHELBY COUNTY OF JOINING IN DEFENDANT FLOYD BONNER'S MOTION TO STAY DISCOVERY (D.E. 77)

Defendant, Shelby County, Tennessee, ("Shelby County"), states that it joins Defendant Floyd Bonner's ("Sheriff Bonner") Motion to Stay discovery. For cause Shelby County states as follows:

Shelby County joins in Sheriff Bonner's well-reasoned Motion to Stay Discovery in this case until all the individual Defendants who, like Sheriff Bonner, raised qualified immunity as a defense from this lawsuit.

## Respectfully submitted,

/s/ Robert D. Meyers

Robert D. Meyers (TN #12187) Aubrey B. Greer (TN #35613) Glankler Brown, PLLC 6000 Poplar Ave., Suite 400 Memphis, Tennessee 38119 Telephone: (901) 525-1322

Facsimile: (901) 525-2389 rmeyers@glankler.com

agreer@glankler.com

Attorneys for Defendant, Shelby County

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing has been served electronically via email on the following, this the 22nd day of May, 2024:

Jacob Webster Brown, Esq.

Sara Katherine McKinney, Esq.

Apperson Crump, PLLC

6000 Poplar Avenue, Suite 150

Memphis, Tennessee 38119

jbrown@appersoncrump.com

smckinney@appersoncrump.com

Smckinney@appersoncrump.com

Mallan J. Wade

Brandy S. Parrish

The Wade Law Firm, PLLC

5050 Poplar Avenue, Suite 1028

Memphis, Tennessee 38157

awade@thewadefirm.com

bparrish@thewadefirm.com

Benjamin Crump, Esq.
Ben Crump Law, PLLC
633 Pennsylvania Avenue Northwest, 2nd Fl.
Washington, D.C. 20004
ben@bencrump.com

Attorneys for Defendant, Floyd Bonner, Jr.

Attorneys for Plaintiffs

/s/Robert D. Meyers

4884-7029-4465, v. 1